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6	IN THE UNITED STATES DISTRICT COURT
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8	FOR THE NORTHERN DISTRICT OF CALIFORNIA
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10	DARNELL SIMMS, No. C 04-05306 WHA
11	Plaintiff,
12	v. ORDER RE SETTLEMENT
13	COUNTY OF ALAMEDA; PRISON
14	HEALTH SERVICES, INC.; HAROLD W. ORR; JAMES PENDLETON, JR.; MARTHA CAMPOS; M. INOCENCIO; KAREN
15	CREWS; B.J. COHEN; DOES 1–100,
16	Defendants.
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18	The parties were ordered to file, by April 5, 2006, either a stipulated dismissal or a jo
10	statement stating that the settlement had failed. The parties filed a timely joint statement tha

oint ıt the only substantive barrier to a stipulated dismissal was the non-payment by defendant Prison Health Services, Inc., of its portion of the settlement fund. Prison Health Services stated therein that it would receive the settlement draft by the end of this week, and that it therefore requested a ten-day extension. The parties are **Ordered** to file, by noon, April 17, 2006, either a stipulated dismissal or a joint statement stating that the settlement again has failed.

IT IS SO ORDERED.

Dated: April 5, 2006

WILLIAM ALSUP UNITED STATES DISTRICT JUDGE